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11	C. R. Bard, Inc. and Bard Peripheral Vascular, Inc.
12	Bura I eripherai vascular, Inc.
13	THE THE LINES DESCRIPTION OF A THE COLUMN
14	IN THE UNITED STATES DISTRICT COURT
15	FOR THE DISTRICT OF ARIZONA
16	IN RE: Bard IVC Filters Products Liability   MDL NO. 15-02641-PHX-DGC Litigation
17	DEFENDANTS C. R. BARD, INC.'S
18	AND BARD PERIPHERAL VASCULAR, INC.'S ANSWER AND
19	GENERAL DENIAL IN RESPONSE TO AMENDED COMPLAINT IN
20	CASE NO. CV-17-02171-PHX-DGC; JURY TRIAL DEMAND
21	
22	Defendants C. R. Bard, Inc. ("Bard") and Bard Peripheral Vascular, Inc. ("BPV")
23	(Bard and BPV are collectively "Defendants") hereby file this Answer and General Denial in
24	response to the Amended Complaint served on Defendants in Robert M. Brown v. C. R. Bard,
25	Inc., et al., AZ Member Case No. CV-17-02171-PHX-DGC ("Answer and General Denial").
26	Defendants further reserve the right to file any motion to dismiss for failure to state a claim
27	with respect to this case, as set forth in Amended Case Management Order No. 4.
28	

With respect to the allegations plaintiff(s) raise in *Robert M. Brown v. C. R. Bard, Inc., et al.*, AZ Member Case No. CV-17-02171-PHX-DGC, Defendants deny, generally and specifically, each and every allegation in plaintiff(s)' Complaint, the whole thereof, and each and every cause of action therein. Defendants further deny that the plaintiff(s) has sustained, or is entitled to recover, damages in any amount alleged or in any sum whatsoever. Defendants further deny that they are liable to the plaintiff in any amount, and further deny that the plaintiff has sustained injury, damage, or loss by reason of any act or omission by Defendants.

As for additional defenses, and without assuming any burden of pleading or proof that would otherwise rest on plaintiff(s), Defendants incorporate by reference the responses and Affirmative Defenses set forth in Defendants' Answer to Plaintiffs' Master Complaint filed in MDL 2641 on December 17, 2015 (Doc. 366). Defendants further reserve the right to raise such other affirmative defenses as may be available or apparent during discovery or as may be raised or asserted by other defendants in this case. Defendants have not knowingly or intentionally waived any applicable affirmative defense. If it appears that any affirmative defense is or may be applicable after Defendants have had the opportunity to conduct reasonable discovery in this matter, Defendants will assert such affirmative defense in accordance with the Federal Rules of Civil Procedure.

## **REQUEST FOR JURY TRIAL**

Defendants C. R. Bard, Inc. and Bard Peripheral Vascular, Inc. demand a trial by jury on all issues appropriate for jury determination.

WHEREFORE, Defendants aver that the plaintiff(s) is/are not entitled to the relief demanded in the plaintiff(s)' Complaint, and these Defendants, having fully answered, pray that this action against them be dismissed and that they be awarded their costs in defending this action and that they be granted such other and further relief as the Court deems just and appropriate.

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1	This 12th day of September, 2017.
2	s/Richard B. North, Jr.
3	Richard B. North, Jr. Georgia Bar No. 545599
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**CERTIFICATE OF SERVICE** I HEREBY CERTIFY that on September 12, 2017, I electronically filed the foregoing with the Clerk of the Court by using the CM/ECF system which will send notification of such filing to all counsel of record. s/Richard B. North, Jr. Richard B. North, Jr. Georgia Bar No. 545599 NELSON MULLINS RILEY & SCARBOROUGH, LLP **Atlantic Station** 201 17th Street, NW / Suite 1700 Atlanta, GA 30363 PH: (404) 322-6000 FX: (404) 322-6050 Richard. North@nelsonmullins.com Attorney for Defendants C. R. Bard, Inc. and Bard Peripheral Vascular, Inc.